

60130-1220  
01MMRA0210-CIPREMARKS

Applicant wishes to thank the Examiner for the detailed remarks.

Claims 1, 21, and 23 were rejected under 35 U.S.C. §102(a) as being anticipated by *Moses* (6122948). Claim 22 was rejected under 35 U.S.C. §102(a) as being anticipated by *Moses*. Claims 4, 5, 19, 20, and 24 were rejected under 35 U.S.C. §103(a) as being unpatentable over *Moses* in view of *Dickson* (6247346). Applicant respectfully traverses these rejections.

*The Examiner previously admitted that Applicant's arguments filed on December 14, 2005 under the Moses reference were fully considered and found persuasive.* The Examiner therefore withdrew the rejections in the December 29, 2005 Office Action. Now, after issuing new 35 U.S.C. §102(a) rejections over *Dickson* (6247346) and Applicant overcoming those rejections, the Examiner now turns again to 35 U.S.C. §102(a) rejections utilizing *Moses*. Applicant therefore respectfully notes that the Examiner has already considered these rejections and found them unsustainable. Applicant respectfully submits that -- as originally contended from the very beginning -- the claims are properly allowable over the cited references.

Applicant believes that no additional fees are required; however, should any fees or extensions of time be required, the Commissioner is authorized to charge Deposit Account No. 50-1482, in the name of Carlson, Gaskey & Olds, P.C.

Applicant respectfully submits that this case is in condition for allowance. If the Examiner believes that a teleconference will facilitate moving this case forward to being issued, Applicant's representative can be contacted at the number indicated below.

Respectfully Submitted,

CARLSON, GASKEY & OLDS, P.C.

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